

THE KENTUCKY GAZETTE.

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SATURDAY, October 21, 1797.

[VOLUME XI.

LEXINGTON:—Printed on WEDNESDAYS and SATURDAYS by J. BRADFORD, on Main street: where Subscriptions, at Twenty-One Shillings per Annum. Advertisements, Articles of Intelligence, Essays, &c. are thankfully received, and Printing in general executed in a neat and correct manner.

For Sale,

The noted high bred Horses,

CINCINNATI, S.
A BEAUTIFUL foal, five years old, fifteen hands high, well known for his talents as a foal getter, and his remarkable powers on the turf.

22 MONTEZUMA,

A full blooded Spanish stud, from Mexico, five or six years old, fifteen hands high, and allowed by good judges to be superior to any of his kind that has ever appeared in this country.

A well formed BAY MARE, fifteen hands high, less than two years old, calculated for the stud, and has been remarkably free of Naul, and perfectly tractable.

A BLACK MARE, sixteen hands and an inch high, of a hanis form, and exceeded by none of her size for the saddle, either in point of gait or spirit.

A strong built BLACK MARE, fourteen hands and an inch high, six years old, and rides remarkably well.

An elegant full blooded BROOD MARE, MARE, 15 hands high, 8 years old, of a beautiful bay, and would truly be an acquisition to any gentleman conveniently situated for breeding his horses. Apply to

JATHAM & BANKS.

Lexington, 9th August, 1797.

THE SUBSCRIBERS

BEING conunditioned AUCTIONEERS under the United States; beg leave to inform the publick, that in the sales of any kinds of goods or property, either by public or private dispossession.

4. WILLIAM & BANKS.
8. Who have for sale two lots of ground.—One on the no-ta-cut corner of second and Lexington streets, on which is a good two story framed dwelling house and out houses.—The other a vacant lot, on the fourth west corner of land streets, strung on Lexington 66 feet, and on Second, 105 feet, at present occupied by Mr. Allen, who will then let the premises.

Lexington, September 25, 1797.

GEORGE ADAMS,
RESPECTFULLY informs his friends and the public in general, that he has opened a Tavern in that commodious house on Main street, the third door below Croft street, where those who please to favor him with their custom, shall meet with every possible attention.

NOTICE,

THE partnership of Reid & McLean being dissolved by mutual consent, all those indebted to said firm, by bond, note or book account, are requested to come forward immediately, and settle their respective balances. Likewise all those who have any demands against said firm, to bring them forward, to David Reid, properly authenticated, for settlement, in whose hands the books are left for settlement.

Lexington, September 25, 1797.

NOTICE,

THE Co-partnership of John A. Seitz and Frederick Lauman, hitherto trading under the firm of Seitz & Lauman, has been dissolved by mutual consent, on the 17th inst. Their books &c. are to be in the hands of John A. Seitz, for settlement, to whom all those who have any demands against the late firm of Seitz & Lauman, are requested to apply for a settlement; and those who are indebted to them, it is hoped will make immediate payment, otherwise their accounts will be placed in the hands of proper officers for collection.

JOHN A. SEITZ.

FREDERICK LAUMAN.

September 25, 1797.

For Sale,

TWO thousand acres of LAND, on Yellow creek, surveyed in the name of William Fleming. This Land includes Davis's station, at the foot of Cumberland mountain. For terms apply to

JOHN OVERTON,
in Lexington.

For Sale.

IN LEXINGTON,
The corner of Main and Cross streets.

The corner of Cross and Water streets.

And that Commodious House and lot on High street, for terms apply to M. S. James Morrison in Lexington, or to the subscriber, on Main Elkhorn, six miles from Frankfort.

BENJ. S. COX.

September 25, 1797.

NOTICE.

A PETITION will be presented to the next general assembly for adding a part of Bourbon county, to the county of Clark.

R. H. T.

21 For Sale,

TWO SECTIONS OF LAND.

IN the Military range, within Judge Symms's deed, out of the following numbers, viz. 3 and 15 in the second township; and 3, 6 and 22 in the 3d township. Persons who wish to be concerned may purchase in full quantities. For terms apply either to J. & A. Hunt or William Wells in Cincinnati, or Col. Oliver Spencer in Columbia; or John W. Hunt, merchant in Lexington.

[NOTE.] An indispensible title will immediately be given to purchasers.

Cincinnati, August 2.

23 Hughes and Fitzhugh,

HAVE for sale, at their Factory, near Hagerstown, Washington county, Maryland,

A LARGE AND GENERAL ASSORTMENT OF

NAILS,

which they will dispose of on reasonable terms.

March 20, 1797.

25 FOR SALE;

An Overholt Merchant-Mill

With two pair of Stones, together with a Saw-Mill and Distillery,

STANDING in Madison county, upon Silver creek, six miles from the Kentucky river.—Also, about

140 Acres of Land,

Twenty-five of which are cleared. The grist-mill will be finished in a few weeks by an eminent European millwright, and upon the best construction. The situation of the mills is well known to be as good as any in the state. The dam and race, have stood the late heavy floods without damage, and the race continues the whole year. Any person inclined to purchase, may apply to George Smart in Lexington, or to Robert Smart, at the mills.

GEORGE SMART.

ROBERT SMART.

July 10, 1797.

N. B. If the Mills are not sold when finished, they will be let for 7 years.

14 Mann's Lick, September 25, 1797.

We are well informed that some incautious persons have sold a part of an inferior quantity of land, as being of our manufacture.

We hereby declare to the publick, that we did not lodge any part for sale on the road between this place and Lexington. The description is calculated not only to injure our reputation, but the public at large.

JAMES F. MOORE.

CHARLES DEELER.

30

12 DANCING SCHOOL.

THE subscriber returns his thanks to those who have patronized him in the line of his profession, and informs them, that his school will be opened for the present session, on Thursday the 27th instant, at Mr. Bradford's room, in Lexington.—Every exertion to accomplish the welfare of his pupils, will be made by the subscriber, to the satisfaction of his patrons, will be made by him of, or by RICHARD DAVENPORT.

September 11.

19 BAIRDSTOWN RACES,

WILL commence on the third Wednesday in October, and continue to the first Wednesday and Friday, five for any horse's mare or gelding.—

The first, the three miles heats, second day two mile heats, and the last day one miles heats.

There is one hundred and fifty dollars subscribed now. The rules of the Jockey Club of this state are to be observed in these races.

September 25, 1797.

49

THE FOLLOWING PROPERTY

FOR SALE—

250 acres of Land, on Stur

ton creek, Madison county.

100 acres military, on Peagon's creek, a branch

of Trade water, said to have an excellent soil

on it.

1000 ac. in Fayette, near the mouth of Hickman.

The house and lots wherein I now live.

The house and lot formerly belonging to William Ross.

The two valuable lots in Frankfort, One

No. 19. The other consisting of one and half

acres, lying immediately in the rear of the

rocks on the top of the hill, and an excellent

spring within a few yards of it.

Eight or ten likely young negroes—coming

of women, boys and girls; the women are ex-

cellent house servants.

Also the stock of goods I now have on hand, which

are well assorted. The above property may be

had low by immediate application to the sub-

scriber.

19 STOLEN

FROM the plantation of the subscriber, about two and a half miles from Lexington, on Tuesday night the 1st instant, a forel Mare, 2 years old, a natural trotter, about 4 hands high, no brand, her tail is docked, she has a low carriage before, and keeps her wife out, a blaze down her face, and a dark spot on her buttock. A reward of ten dollars will be given for the Mare, and thief, or five dollars for the Mare, and all other reasonable charges.

THOMAS IRWIN.

Mansfield August 1.

24 FOR SALE.

The Subscriber,

W. H. is about to remove his old Rope Walks,

Strayed from the plantation

Francis Downing, on Hickman,

four miles from Lexington, a dark

horse, eight or nine years old, nearly fifteen

hands high, a blaze and strip, two hind feet white.

Whoever will deliver the said horse to me, Francis

Downing, or to the subscriber, shall have the

above reward.

THOMAS HART.

Lexington, April 28.

George Heytel.

Lexington, April 28.

51

A person who is well acquainted with Malting & Brewing of Beer, Also a DISTILLER. Great encouragement will be given—Apply to A. Holmes.

Lexington, July 26, 1797.

30 Dollars Reward.

R AN away from Washington, (Madison county, Kentucky,) long time in May last, a Negro Man named LOUIS, (or LUE,) about twenty-four years of age, five feet six or eight inches high, has a dark spot in one of his legs. The above reward will be given if secured in any jail in this state.

A. HOLMES.

Lexington, July 15.

NOTICE.

THE partnership of CHARLES HUNTER & CO. was dissolved in the month of April last. All persons indebted to said firm are requested to make immediate payment—and those who have any demands are requested to call on the subscriber for payment, in whose hands the books &c. are placed.

ANDREW HOLMES.

April 16.

Warranted Boulding Cloths,

From No. 1 to No. 6, for sale at

ANDREW HOLMES'S STORE,

The corner of Main and Mill streets,

Lexington.

SHOT

OF the different numbers, made by A. F. SAUGRAIN, in Lexington, and sold whole sale and retail, at ANDREW HOLMES'S STORE.

if Lexington August 8.

FOR SALE,

A LARGE QUANTITY OF

CORN, BACON AND WHISKEY.

Apply to

A. HOLMES,

Lexington.

Excellent Vinegar for sale

At my still house in Lexington, by the large or small quantity.

SAUGRAIN.

Wanted Immediately,

A GOOD JOURNEYMAN SHOEMAKER,

to whom the highest wages will be given—

enquire of the Printer.

September 6, 1797.

FOR SALE,

A Likely Negro Wench.

Apply to the Printer.

10

JOHN M. BOGGS.

Permanent before this time.

now to be sold according to the terms of the will.

Also the personal property belonging to the testator.

The land is of excellent quality, and the title indisputable.

For terms apply to the subscriber

JOHN A. SEITZ.

9

FOR SALE,

A LARGE AND CONVENIENT HOUSE AND LOT,

ON Main street, with a good stable, &c.

Also five hundred acres of Land on Lick creek, about ten miles from the Ohio.

The land is of excellent quality, and the title indisputable.

For terms apply to the subscriber

JOHN A. SEITZ.

54

FOR SALE,

The tract of LAND on which

I now live, lying about two miles from Lexington,

near the Georgetown road, containing

two hundred acres; it is well watered and timbered,

about 50 acres cleared—the title indisputable.

For terms apply to the subscriber

FRANCIS DILL.

7

TOBACCO AND HEMP,

For which they will give a generous price, and a proportion in money.

They have in hand a large assortment of

MERCHANDISE, which they are offering for sale on the most moderate terms.

7 Latt Notice.

ALL those indebted to the subscriber,

will be at once more requested to pay up their respective accounts.

Also those indebted to West and Guthrie

are requested to make payment to the subscriber,

that partnership is dissolved by mutual consent.

N. B. Nelson Thompson is authorized to settle the above accounts.

Sept. 27. EDWARD WEST.

of August 5.

New addressees have been published from the army of Italy, which the w with what dreadful success the minds of all the troops have been tampered with, against the Legislative Body. It appears clearly to day, in the following address from the division of General Joubert:

"Royalism raises his audacious head, and multiplies murders in all the Departments."

"Priesthood fascinates the eyes, heats the heads, sharpens the poniards. The execution of the plan combined for the re-establishment of the Throne is openly followed in the legislature. One Liberticide Law is scarcely passed when another is proposed: The Directory who are entrusted with the care of our constitution, accepted by our armies, and acknowledged by all Frenchmen are accused without decency. Charges are preferred against the citizen who has rendered the most signal services, and who at this moment, is intrusted with the greatest interests, in order to crown the labours of all the armies by a glorious peace, which would consolidate the Republic, and annihilate all factions and all parties except the friends of the Government."

"Add to this rapid sketch, the return of the emigrants in mass, on which the members of the Council congratulate themselves in their speeches; the cries of death; the dreadful howlings of the journalists of Louis XVIII; and you will have the mournful picture of the rising Counter revolution.

"What! Comrades, shall we have shed so much blood for the prosperity and glory of our country, and yet see it plunged again into the disorders of anarchy—into the fury of civil wars. Shall the odious Capet, who for six years has carried his disgrace from State to State, constantly driven before our Republican Phalanxes, reduce us under the yoke? If this idea be disgusting to every citizen who has but once in his life been stimulated by the love of his country how much more so must it be to the old Soldiers of the republic.

"Volunteers of the army of the interior the same men whom you so often repulsed on the banks of the Rhine—whom you so completely humbled at Quiberon, are now at Paris, and in the Departments, they form an army in presence of our own; sum to your principles obey the voice of the Directory; be faithful to your glory; Make a rampart of your bodies around the Constitution, which you have sworn to maintain: and rely upon victory, in the full conviction that the never will forsake the republican colours."

In the address from General Serrurier's division the following passage is remarkable.

"Speak, citizen Directors, speak, and instantly the miscreants who pollute the soil of the Republic shall cease to exist. To annihilate them, it will double be sufficient to detach some of our brave brethren in the armies of the Rhine and Mofells, and of the Sambre and Meuse; it is our desire to partake with them the honor of purging France of her most cruel enemies."

PORTSMOUTH, July 20.

EXTRACT OF A LETTER,

Lisbon, June 20.

We have within the last three weeks strained every nerve to increase our army, and to put it on a respectable footing; every able bodied man that is not properly protected, is pressed into the service, no servants except those belonging to Fideleons can with any safety appear in the streets; the officers are so vigilant that whenever they are informed of a man who will answer their purpose, they lurk about the house, and seldom quit the neighbourhood till they have secured him.—It is but a few days since that the prel-gang, with drawn swords, pursued the servant of a widow lady into his mistress's house, a circumstance which occasioned much conversation here, for the house of a widow is, by the laws and customs of this country considered as a sanctuary, and nothing but the peculiar exigency of the times can justify this and a similar intrusion which had previously happened, and

which would at any other period be most rigorously punished.—I met yesterday in the Chiado, one of the most public streets, above twenty poor wretches tied together, that had been dragged from their homes, and forced into the army. By these means we have certainly collected a considerable number of men, but I am apprehensive it will be some time before they can be made soldiers of.

In the beginning of this month all the regiments which had not marched to the frontiers received their routes, and were ordered to be at their places of destination by the 9th, this has a warlike appearance; what passes between our court and that of Madrid is kept a profound secret; but as every thing remains tranquil, we hope the dispute will be settled without bloodshed.

You have no doubt, heard that the Raven, brig. capt. James had taken a very valuable Spanish prize; when brought in, the was estimated at 20,000, and the captors were highly pleased; the Spaniards immediately sent an agent to purchase her, who very inadequately offered 250,000, provided the masts were not moved; had he offered 400 or 500,000, the captors would have parted with her, but fearing very folcious to gether on such immense terms, they refused to sell, and have rejected his second bidding of three hundred thousand pounds.

It is suspected that a great quantity of treasure is concealed at the bottom of the masts, as that already discovered rather justifies the first valuation.

BASLE, July 25

We are assured that general Bonaparte has testified his discontent at the refusal of the Helvetic body to give to the paixage demanded through the Valais. It is even said, but that wants confirmation, that he has initiated a resolution to force this passage, if Switzerland shall not consent to grant it. We know not why this General is so much interested about this paixage, which would not be very useful to his army, and why he teases the Swiss so much to obtain it; for we can hardly believe, as the friends of Mr. Wickham would infinite, that the General is devious of a pretence to intermeddle in the affairs of Switzerland, and to revolutionize some Saxons, who are not very friendly to popular tumults. However that may be, the Swiss confide in the protection of the Directory, and in the wisdom of Barthélémy, who will perfectly the rare talent of conciliating instead of exacerbating.

Notice is hereby given, that I shall attend with commissioners appointed by the county court of Bourbon, under an act entitled an act to ascertain the boundary of land, and for other purposes, on the 23d day of November next, at my own house on Townfend's creek, in the said county of Bourbon, then and there to prove and perpetuate the specifications of an entry in my own name of 1000 acres on preemption warrant, and to do such other things respecting the said entry and survey as may be thought proper and agreeable to law.

ENOS M'DONOLD,
October 18th, 1797.

Notice is hereby given, that I shall attend with commissioners appointed by the county court of Bourbon, under an act entitled an act to ascertain the boundary of land, and for other purposes, on the 22d day of November next at the late dwelling of John Palmer dec'd, in the said county of Bourbon, on Townfend's creek, thence to proceed to and prove and perpetuate testimony concerning a cabin built by John Townfend and called for in an entry of 1000 acres in the name of John Milton, and do such things respecting the said claim, as may be deemed necessary and agreeable to law.

JOHN PALMER, Jun.
Executor of
JOHN PALMER, Dec.
October 18th, 1797.

Taken up by the subscriber living near the head of Sale river, Mercer county, a bay filley, two years old, about four feet one inch high, a blaze face, both hind feet white, a natural trotter; appraised to 100 lbs.

JAMES HARLAN.
August 19.

LEXINGTON:

Saturday, October 21, 1797.

FROM THE NORTH-CAROLINA GAZETTE.

To the Citizens & Inhabitants of North-Carolina.

Information has lately been given to the executive of the United States, that in some of the frontier parts of this state, enclaves of men and other military preparations, are carrying on, for the purpose as it is said, of establishing a settlement somewhere in the Indian country, on the Tennessee. These transactions are said to be in consequence of a large purchase of lands from the Indians, by some individual or company.

As these measures are not only highly unlawful, but have a tendency to involve the United States in war; it has been deemed advisable, in order to remind the citizens of their duty, and apprise them of their danger, in this respect, to publish for their notice, the annexed abstract of those provisions contained in the act of congress, "To regulate trade and intercourse with the Indian tribes, and to preserve peace on the frontiers;" which relate more immediately to this subject.

It is hoped that this caution will not be disregarded, as the utmost vigilance will be employed on the part of the United States, to apprehend and bring to punishment, those who have wantonly engaged in this unlawful enterprise.

BENJ. WOODS,
District attorney for the N. Carolina
District.

Newbern, September 1st, 1797.

An abstract of certain provisions and regulations contained in an act of congress passed the 19th of May, 1790, entitled an "Act to regulate trade and intercourse with the Indian tribes, and to preserve peace on the frontiers;" viz.

No purchases or grants of land from any Indian, or tribe of Indians shall be valid unless the same be made by treaty or convention, in pursuance of the constitution. And any person purchasing lands from the Indians without authority from the United States, shall be fined not exceeding one thousand dollars, and imprisoned not exceeding six months.

If any person shall make a settlement on any lands granted or secured by treaty, belonging to any Indian tribe, or survey, or attempt to survey such lands, he shall forfeit all his right and title to the same, of whatever nature it may be, and shall be fined not exceeding one thousand dollars, and imprisoned not exceeding twelve months; and the president of the United States may employ military force to remove him. *Sec. 5.*

Any person going into an Indian town, settlement, or territory, and murdering any Indian in any with the United States, shall on conviction suffer death. *Sec. 6.*

If any person shall go into the Indian territory and there commit robbery, larceny, trespass, or any other crime against the person or property of any friendly Indian, which could be punished if committed within the jurisdiction of any state against a citizen of the United States, or shall be found on any Indian land with a hostile intention, he shall be fined not exceeding one hundred dollars, and imprisoned not exceeding six months, and shall also when property is taken or destroyed, pay to the Indian to whom it belonged, twice the just value of it. *Sec. 4.*

If any person crosses over the Indian boundary line, to hunt in the Indian territory, or drive cattle to range thereon, he shall be fined not exceeding one hundred dollars, and imprisoned not exceeding six months. *Sec. 2.*

Any person going into the Indian territory, south of the river Ohio, without a passport from the governor of some one of the United States, or an officer of troops of the United States, or such other person as the president shall appoint, shall be fined not exceeding fifty dollars, and imprisoned not exceeding three months. *Sec. 3.*

No person shall be permitted to reside as a trader among the Indians, without a license from the president

of the United States, or such other person as shall appoint, and if any person shall attempt to reside as a trader among them without license, he shall forfeit all his merchandise offered to the Indians for sale, in his possession, and shall be liable to be fined not exceeding one hundred dollars, and imprisoned not exceeding thirty days. *Sec. 8 & 9.*

Trade and intercourse with Indians on lands surrounded by settlements of the citizens of the United States, and being within the ordinary jurisdiction of any of the individual states; and the uncontrolled use of a road from Washington district to Monroe district, and navigation of the Tennessee river, as reserved and secured by treaty, are excepted out of the aforesaid act. *Sec. 19.*

If any person be found in the Indian country, over and beyond the boundary line, in violation of the provisions of the said act, it shall be lawful for the military force of the United States to apprehend and convey him by the nearest convenient and safe route, to the civil authority, in some one of the next adjoining states, to be proceeded against in due course of law. *Sec. 16.*

Any person who shall be charged with a violation of the said provisions or regulations, and be found within any of the United States, may be apprehended and brought to trial in the same manner as if the offence had been committed within such state. And it shall be the duty of the military force of the United States, when called on by the civil magistrate, or any other properly authorized, and having a lawful warrant, to aid and assist in arresting and committing the offender. *Sec. 17.*

The circuit courts and other courts of the United States, of similar jurisdiction, in criminal cases in each district, where the offender shall be apprehended or brought to trial, shall have authority to hear and determine all crimes and offences against the said act. And in all cases where the punishment shall not be death, the district courts of the United States shall have the same power within their respective districts. *Sec. 15.*

Jockey-Club.

At a meeting of the LEXINGTON JOCKEY-CLUB, at Moll Postlethwait's on Tuesday, October 17, 1797.

Resolved, That there be a purse run for over the Lexington Course, on the Second Wednesday and the two following days in November next; the first day, four miles, the heats, —the second day, three miles, the heats, —and, the third day, (for four years old and under,) two miles, the heats; aged horses carrying 130lb.—six years old 120lb.—five ditto, 110lb.—four ditto, 100lb.—three ditto, feather.

Resolved, That Samuel Downing A. Holmes, G. Anderson, R. W. Downing, and J. B. Janney, be a committee to admit persons wishing to become members of this club.

Resolved, that the next meeting of this club be at this house on this day week, at six o'clock P.M.

From the Minutes,
C. BANKS, Secy.

NOTICE.

ALL persons indebted to the subscriber, are requested to pay their respective balances, as he intends going to Baltimore and Philadelphia by the first of December next.

He has on hand a good assortment of Winter and other GOODS, which will be sold VERY CHEAP.

ALSO,

2200 acres of good LAND, On Raven creek, Harrison county; this land lies about eleven miles from the town of Cynthiana. If necessary it will be sold in small tracts to accommodate purchasers. The terms of sale— one third in hand, and a credit of one and two years for the balance. Mr. Andrew Hampton, or Mr. William Nelson, who like joining this land will view it. For further particulars apply to WILLIAM WEST, Lexington, October 20.

NOTICE is hereby given, that I intend to apply to the county court for Lincoln county, to have a town established on my land at the Crab orchard, agreeably to an act of assembly in that case made and provided.

SIMON ENGLEMAN,
October 19, 1797.

Six Tenants Wanted.

FOR four, five, six or seven years, on three thousand acres of Land, lying on Salt river, at the mouth of the Rolling fork near Bullitt's lick. For terms apply to the subscriber, who now resides in Lexington.

21 JAMES HARRIS.

TWENTY DOLLARS REWARD.

STRAYED or STOLEN, from the mouth of Middle creek, Hardin county, on the 25th of August, two horses:—one a bright bay, 9 years old, 15 hands high, tress natural, has a star and snip; and a role or feather extending iron half way his neck towards his ear on the near side, his tail is docked short, was shod all round when he left me, not branded as I recollect. The other a grey, 5 years old, 14 and a half hands high, branded on the near shoulder thus,  heavy mane and tail dark coloured, has a small lump between his thighs occasioned by cutting, tress natural, cleared with a small bell, and shod before when he went away. Whoever delivers said horses to John M'Intire living on Flat creek, Montgomery county, or to the subscriber living at Col. James McDowell's three miles from Lexington, shall receive the above reward.

JOHN LYLE.

October 18, 1797. * 7t.

NOTICE—that whereas John Hickman, on the 25th day of April 1782, made an entry of 2000 acres in Kentucky, and was then a minor, his father performed by him in the full way, by the head of Little Kanawha, and Bartlett's Fork, a branch of Braswell's creek, running on the north side, to indicate the head boundaries of both creeks;—and the county court of Shelby at their July term, appointed certain commissioners to ascertain and prove the special calls in full entry, under the act of assembly in that case made and provided. This is therefore to notify all persons concerned, that I will attend with said commissioners, on the said entry, on the fifteenth day of November next, in order to take the deposition of witnesses to ascertain the special calls in full entry, and do whatever else said commissioners shall deem necessary to perpetuate the said claim, agreeably to the said act of assembly.

CHARLES LYNCH,
For John Hickman.

September 19,

Five Dollars Reward.

STRAYED or stolen out of,  St. James F. Moore's stable, Mann's lick, on Wednesday night, the fourth day of October 1797, a light roan, or grey mare, about fourteen hands high, six years old, branded on the near shoulder, tress well, the isix with foal, she was in good order when taken, or escaped.

JOHN CRITTENDEN.

October 16. 3w

Five Dollars Reward.

STRAYED from my plantation the latter end of September last, a bay Horse, four years old, about fourteen hands one inch high, a long bob tail, branded on the near buttocn thus W, paces and trots, I think he has a small star in his forehead, I will give the above reward to any Person who will deliver said horse to me or to Col. James F. Moore at Mann's lick to whom he belongs.

JOHN CRITTENDEN.

Five Dollars Reward.

FOR taking up and delivering to Col. Thomas Marshall, in Woodford, or to Mr. Thomas Marshall, Marion county, a GRAY MARE, about five feet high, a natural pacer, but whether branded, not known—the strayed from the plantation of Col. Marshall, and will probably attempt to get to Marion county.

2w H. MARSHALL.

Commissioners appointed by the court of Washington county will meet on the last Monday in November next, at John McDermott's, James Clegg's, Samuel Lawrence's, David Lawrence's, Henry Bruffee's, Thomas Arbrick's, Solomon Lawrence's, John Simpson's, John M' Murray's, John Lawrence's, and Samuel Lawrence's preemptions, on the Rolling fork of Salt river, in order to take the depositions of witnesses to perpetuate their testimony respecting certain calls in the said preemptions and do such other things as may be deemed necessary and agreeable to law.

A dark colored Great-Coat was left in my store some time since. Any person proving his property, and paying for this advertisement can have it again.

3w H. M'ILVAIN.

FOR SALE,

For Cash and Country Produce;

A TRACT of LAND, containing one hundred and one acres and a half, twenty-five of which are cleared.—The land is of good quality, well watered and timbered, and has on it three cabins and a peach orchard, situated on the Kentucky river, between Jack's and Tate's creeks, about fifteen miles from Lexington, and well situated for a ferry. An indispensible title will be given—for particular enquire of

POYZER & Co.

Lexington, Oct. 18.

FOR SALE,

2 Fifty acres of LAND, YING in Fayette county, about three miles from Goggin's ferry, on the Kentucky river; and lying on the road leading from thence to John Ron's tavern; about six or eight acres cleared with two good cabins. Any person inquisitive to purchase, may know the terms by applying to major John Morrison or John Bryant, who are attorneys in fact for

3t WILLIAM SOLSMAN.

Franklin District (to wit.)

August Term, 1797.

John Patrick, Complainant,

AGAINST

James Wilkinson and M' Connell's heirs et al. Defendants.

7 IN CHANCERY.

ON the motion of the Complainant by his counsel, and it appearing to the court that the order to advertise, formerly awarded herein, against the defendant Wilkinson, has not been published agreeably to law, and the said James will appear to be no inhabitant of this county having also failed to enter his appearance, it is therefore ordered that the said defendant do appear here on the third day of the next December term of this court, and answer the bill of the complainant—and that a copy of this order be entered in the Kentucky Gazette for two months successively, and published at the door of Hickman's meeting-house on one Sunday immediately after divine service, and at the front door of the state-house in the town of Frankfort.

(A Copy.)  Willis Lee, C. F. D.

VALUABLE MILITARY AND OTHER LANDS

FOR SALE.

THE subscriber means to remain in the state of Kentucky until December next, for the purpose of offering for sale the following tracts of LAND, to wit:

1000 Acres of First Rate LAND North-West of the Ohio, between the Little Miami and Scioto rivers, on Paint creek, patented to Pre-eright Fitzhugh, Esquire,

1333 Acres North-West of the Ohio, on the waters of Lee's creek, a branch of Paint creek, near the Rat-tail-fork, patented to P. Fitzhugh, Esquire.

1426 Acres North-West of the Ohio, on the waters of the Rock fork of Paint creek, patented also to P. Fitzhugh, Esquire, for his services as an officer in the American war. These lands are not far distant from Chillicothe town, and must be an object well worth the emigrant's attention, from its situation, it being well known that the lands generally on Paint creek are equal if not superiour to any in that territory.

The new road leading from the Little Miami to Chillicothe, runs within two or three miles of these lands, where the settlement is now extending very fast up the falls of paint.

6000 Acres surveyed for Warner Lewis, a military claim, on the Little Miami, which I am told is equal to any in that country.

Also, 10,000 Acres of Land, in this state, located at a very early date, near the three forks of the Kentucky river, in Clarke county.

An indispensible title will be given to the above lands, and a bargain to any person that would take the whole together; otherwise I would accommodate a purchaser with lots of 3 or 400 acres, for ready money only.

The terms of sale will be made known by application to Hugh M'Ilvain, Esquire, in Lexington; Mr. Deval Payne, seven miles from Washington, or on personal application to me, who may be generally heard of by enquiry at Mr. Burgess's tavern.

WM. P. BAYLY.

Washington Town, 31w

September 11, 1797.

TAKEN up by the subscriber, on the waters of Four mile creek, a bay

horse colt, one year old, with a small star and snip and the near hind foot white, appraised to four pounds eight shillings.  Aug. 14. THOMAS BRENNAGAR.

NOTICE,

TO those whom it may concern, that I am agent for Barber and company, shall apply to the worshipful court of Hardin county, to establish a town on the Ohio river, on the lower side of Doe run adjoining the said run, on the lands of Barber, Barber and Company. SAMUEL RICE September 3, 1797. 4t

Thomas Quirk, on the 9th day of January 1782, entered 4000 acres of land on a treasury warrant in Jefferson county (now Shelby county) on the Ohio river, beginning just below the place where the troops under Gen. Clark encamped the first night after falling the eighteen mile island, when going on the expedition in the year 1782; then running in the river, and back, for quantity—which tract of land was surveyed on the 25th day of January 1782 and has since become my property; and I do hereby reflecting the evidence called in at my trial, in order to perpetuate which I have obtained an order from the county court of Shelby. All concerned are therefore directed to take notice that on the 27th day of this instant I shall be in person, or by my agent, attend on the Ohio river, at the place called for as the beginning of said entry—where and where I shall cause the depositions of sundry witnesses to be taken, in order to perpetuate the place of said encampment; and do futh other acts to perpetuate the same, as may be judged proper and as the law in such cases made, will require.

JOHN BROWN.

ISRAEL BOOT.

HUNI & SIEDE

MANUAC TURER.

RESPECTFULLY inform the publick ingre-
mend and in due season, particular-
he has commenced business in all its various
branches, on Strode's street, next door to J. M'Gee.
He flatters himself from the neatness and
excellence of his work to merit the favors of
the publick. He has furnished himself with a
few excellent workmen, together with some of
the best materials that can be produced.

ON the thirtieth of October, I shall attend
with the commissioners appointed by the
court of Jefferson county, at the beginning
corner of an entry of three thousand acres,
the 5th of May, 1782, in the name of

the north fork of Braswell's creek.

Also on an entry of two thousand acres, made
in a field containing and inclosing, to take the
depositions of witnesses, in order to perpetuate
the testimony respecting said land, and do futh
other acts as may be necessary, and agreeable
to law.

MOSS TUTTLE.

Notice.

ON the 9th day of November next I will
attend with the commissioners appointed
by the county court of Bourbon county, on an entry
made 21 June 1782, in the name of Patrick
Donnaldson, on a pre-emption warrant of
1000 acres, on the north side of the fourth fork of

Licking, three miles N. W. of Michael Strode's improvement, including two springs falling from a hill; about 60 poles from the creek, and the same distance apart, including a part
of the main creek; then and there to take on
the depositions of witnesses to ascertain

the special calls of said entry, and perpe-
tuate the testimony thereof, and to do futh other acts
and things as may be necessary, as provided
in the act of assembly in that case made and
provided.

JOHN DONNALDSON.

Notice.

ON the 7th day of November next I will
attend with the commissioners appointed
by the county court of Bourbon county, on an entry
made 29 April, 1782, in the name of John Taylor,
on a pre-emption warrant of 1000 acres, to include his spring, near and on
the east side of Strode's fork of Licking, about

five miles below Strode's fort; and there to take
the depositions of witnesses to ascertain

the special calls of said entry, and perpe-
tuate the testimony thereof, and to do futh other acts
and things as may be necessary, as provided
in the act of assembly in that case made and
provided.

JOHN DONNALDSON.

TAKEN up by the subscriber living
in Madison county, near the
mouth of Tate's creek, a bright bay
horse, judged to be two years old, fat
spring, four white feet, neither docked
nor branded, about thirteen hands
three inches high, mane hangs the
near side, a long tail in her forehead
—appraised to 121.

WALTER ADAMS.

August 28, 1797.

31w

TAKEN up by the subscriber, on the
waters of Brush creek, near Capt. Henry

Wilson's, a black Horse, twelve years old, thirteen hands and a half high, branded on the near shoulder thus D, some saddle spots, tail naturally, heavy mane and tail—appraised to 91.

Henry Banta.

July 28, 1797.

TAKEN up by the subscriber, on the waters of Fishing creek, a bay Mare, about fourteen hands high, nine or ten years old, branded on the near shoulder 7B, off hind foot white, had a fiddle bell, branched 13, appraised to 71.

Richard Churchill.

NOTICE.

COMMISSIONERS appointed by the county court of Hardin will attend on the 8th day of November next; if not, the next day, at the beginning of a 150 acre entry made 21 June 1782, in the name of John May's, on an east fork of Otter creek, about three miles from John May's entry of 2000 acres, on said creek and there to take depositions and perpetuate the testimony of sundry witnesses; and do such other acts as are deemed necessary and agreeably to law.

Michael Mires.

October 6, 1797.

This is to give the public notice, that whereas, I had a bond on Thomas Vicker, for one hundred pounds, paid March 2, 1796, and secured bond on the 15th of November, and is unpaid as he is bound to pay. Therefore this is to give the public notice, that my receipt or receipt, are good against said bond.

JOHN LOVE.

On the 6th of November next, I shall attend with the commissioners appointed by the court of Green county, on an entry of 300 acres of land, made in the name of William M'Gee, on Robinon creek, half a mile below Cynthiana, and secured bond there to take the depositions of witnesses, to perpetuate their testimony respecting the said land, and do such other things as may be deemed necessary and agreeably to law.

Samuel Thomaston.

The publick, I presume, has seen a piece inferred by Benjamin S. Cox and John P. Fenwick, in the Kentucky Gazette, with the design of injuring me, in the sale of my lands. Their publication (unhonest as it is) should not un-injured, but that I am apprehensive my silence might be construed into a confession of their charges and an acknowledgment of their truth. Now I do assert that I never sold land to D. B. Price, and I do also assert that I legally claim a foot of property under me.

If he could, why do not the persons claiming under him, make it appear? I have been three years continually in this state, and always dubious that my land disputes might be terminated; as during their continuance I have been exposed to much cruel and unmerited censure. In all this time little or nothing has been done by my opponents. Messrs. Cox and Fenwick have published that for all the lands advertised by them a suit has been commenced in the court of Quarter Sessions for Fayette. That I do not know. In this a subpoena issued against me in the Fayette District, but 'tis equally true, that the subpoenas have never yet filed their bill. From those circumstances, the publick I think may form a just estimate of the validity of their title. A claim so important, if it could have been established, would not have been so long neglected; or, at least, after commencing suit, they would have pursued with more strenuous if they had imagined they had any chance of success. These lands I shall continue to till, and I trust I shall be able to remove the doubts of any person who is disposed to buy. Let Messrs. Cox and Fenwick, in future know, that I despise the hypocritical cant of their publication. After acting in this country, I am inclined to think against innocent persons, they kindly file suit, and then have no intention of injuring me. Let me ask the gentlemen if they would not think such a charge injurious? To them, indeed it might not be so—but most men would feel it sensible, and in spite of their seeming complaisance, would resent it as I do.

B. NETHERLAND.

CASH

Will be given for a LIGHT WAGGON. Apply to the printer of the Kentucky Gazette.

THE SUBSCRIBER

1 empowered to sell the following tracts of land

1443 acres, on Panther creek, Nelson county.

2000 acres, ditto.

333 acres, near the mouth of Green river,

Hardin county.

2000 acres, Bourbon county, on the Waters of

Big Sandy.

500 acres, ditto, on the waters of the North fork of Licking, and waters of Johnson's fork of Licking.

200 acres, Fayette county, near the dividing

ridge between the fork of Licking and Elkhorn.

2666 acres, of Continental Military land on the Ohio river, and Palisade creek.

1000 acres, ditto, on the Waters of Clay lick creek.

200 acres, ditto, on Clay lick creek, waters

of Cumberland, the terms to be known by application to Mr. Samuel Ayres in Lexington, or Mr. Achillis Sneed in Frankfort, or to the subscriber.

JOHN DANIEL.



SACRED TO THE MUSES.

THE FLIRTRATION.

YE dear pretty ladies,
Who now in your gay days,
So merrily take your diversion,
Sure there is no sporting
Compan'd unto courting,
And having a little flirtation.

And having &c.

What tho' now you call,
An assembly or ball,
A pleasant and sweet recreation;
How soon will you treat it,
As dull and insipid,
Had you not a little flirtation.

Had you &c.

In church or in street,
Or wherever you meet,
The object of your inclination;
O! it is not pleasure,
Beyond any measure,
To have a dear little flirtation.

To have &c.

There's you, and there's you,
And there's you you madam too,
And there's you in your little flirtation,
Tho' you all look to thy,
Yet you cannot deny,
That you're fond of a little flirtation.

That you're &c.

ANECDOTE.
A young man in one of the southern states, who was to be at much of his time at the card table, having sat up very late one Saturday night at his favorite amusement, was joined with a number of his friends the next day, while the congregation was singing. He paid his devotions to Morphew—in the mean time the psalm was ended, and the audience waiting for the after exercise, one of the deacons perceiving him to be asleep, jogged him in order to awaken him; whereupon he started up, crying out—*Hearts it burns, by God!* But with confusion perceiving his mistake, he artfully changed into *I joy, let your hearts it burns in God.*

A miser grows rich by feeming poor—an extravagant man grows poor by feeming rich.

NOTICE.

ALL persons indebted to the subscriber, or to the subscriber or book account, are requested to come forward and make payment to Mr. Thomas C. Howard, 29 Market street, 13th of this inst. as I intend sending out for Baltimore and Philadelphia, about the same time. Those who do not avail themselves of this notice, may rest assured that they shall be dealt with as the law directs; at the expiration of said time—therefore I am in hopes this notice will be attended to, without further trouble, as I am determined to have all my accounts finally settled by the 1st day of December next.

GEO. TEGARDEN.

September 5, 1797.

TO BE SOLD TO THE HIGHEST BIDDER.

ON Thursday 22d of November next, the tract of land where Capt. John Ellis, deceased, formerly lived, containing 338 acres, lying 8 miles from Lexington, on the main road to Clarke court-house, by way of Stride's. There are three improvements on said tract, one containing 70 or 80 acres cleared, a frame dwelling house, 24 by 22, with three rooms below and two above, two stone chimneys with two fire places in each, a good kitchen and meat house, a large heated log barn, with several other convenient houses, a peach orchard of about 500 trees, and a small apple and cherry orchard. There is about 30 acres cleared on the other two improvements, with several good cabins.

Also, a small tract of 47 acres, lying within half a mile of the above, there is a good cabin on it, and 7 or 8 acres cleared. The whole of the land will be sold together, or in parcels, as it will best suit the purchasers on the day of sale. There will be twelve months credit allowed the purchaser, his giving bond with approved security, bearing interest from the date, if not punctually paid. Attendance will be given on the premises by.

THOMAS LEWIS,
JOHN BARTON,
LAWRENCE BURGAGE,
JOHN MARTIN,
JOHN BUCKNER,
JACOB FISHBACK,
A. MONTGOMERY.

Sept. 29, 1797.

Dialogues on Universal Reformation for sale.

All persons for whom I located land, are desired to come forward and pay off their respective balances, in order for a division, otherwise I shall petition the different courts for a division—Also all persons who have any demands against me for land, are desired to come forward, as I am ready to discharge the same for fair twelve thousand acres of land, on Little Kentucky, and Floyd's Fork, between eighteen and thirty miles from the Falls of Ohio, of a good quality, and lies level, which I will sell on reasonable terms for cash or negotiates, and make a general warranty deed.

March 16, 1797. t

38 FOR SALE,

400 Acres of Military Land.

LYING in the county of Clark, about 12 miles from Lexington on the main road leading thence to Clarke court-house, adjoining the land of Hubbard Taylor. This land has well, is all of the first quality, and of indisputable title—a deed of general warranty will be given. Any person inclined to keep will be gratified by Mr. Taylor. The terms may be known by applying to Mr. Joseph Calley in Lexington, or to Capt. Richard Tice on Beargrass.

Aaron Fontaine, t

Jefferson, March 5, 1797.
The whole will be sold together, or divided into one, or two hundred acre lots, as may best suit the purchasers. A. F.

WANTED IMMEDIATELY,

Two or three Apprentices

To the Carpenter's and Shop Joiner's business. Also two or three

Good Journeyman,

for House work, to whom generous wages will be given.

JOHN SPANGLER.

Lexington, April 12. t

14 Doctor Samuel Brown.

BEGS leave to inform the PUBLIC, that he will practice MEDICINE and SURGERY in LEXINGTON and VICINITY. He occupies the house in which Mr. Love lately lived, opposite to Mr. Stewart's printing office.

He will undertake, on reasonable terms, to instruct one or two pupils, who can bring good recommendations.

September 5, 1795. t

14 JOHN COONS, COPPER-SMITH,

informs his friends and the public, that he has just received a quantity of Copper of the best quality, at his shop in Lexington where they may be supplied with any kind of work in his line on the shorted notice.

15 FOR SALE,

THE FOLLOWING ARTICLES;

THREE NEW STILLS of the best quality, and the vessels fitting the same, all made last fall, and in good order. Also, a LITTLE YOUNG NEGRO MAN, a good distiller. Also a VERY LIKELY NEGRO GIRL, sixteen years of age. Also, the noted horse called THE FERGUSON GRAY. I will take in exchange, likely young geldings and brood mares. Any gentleman inclining to purchase, may apply to the subscriber living on Cane run, four miles from Lexington, Fayette county.

SAMUEL BEELER.

THE MANAGERS of the Lexington Chances of Insurance, have authorized Mr. Samuel Pottelwait of Lexington, to receive any money that may be due to them for tickets, and also to pay such sums as may be due to the holders of fortunate numbers—wherefore, all those who are indebted are requested to make immediate payment.

THE MANAGERS.

Lexington, September 2, 1797.

51 TAKE NOTICE.

THE administration taken on the estate of John May dec'd. by Mr. Daniel Rols, is superseded, by the qualifying of the Executrix, named by the will of the said deceased. Therefore all those who have any demands against the said estate, and have not already delivered them to the late administrator, will forward them to Mr. Richard Stephens of Nelson county, that arrangements may be made to discharge them. Also those who may be indebted to the said estate, will please to pay the same to the said Stephens, whom I have appointed my agent in the state of Kentucky.

THOMAS LEWIS,
Acting in behalf of the Executrix

July 13, 1797. *Posto* 4W

54 All persons for whom I located land, are desired to come forward and pay off their respective balances, in order for a division, otherwise I shall petition the different courts for a division—Also all persons who have any demands against me for land, are desired to come forward, as I am ready to discharge the same for fair twelve thousand acres of land, on Little Kentucky, and Floyd's Fork, between eighteen and thirty miles from the Falls of Ohio, of a good quality, and lies level, which I will sell on reasonable terms for cash or negotiates, and make a general warranty deed.

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Aaron Fontaine, t

Jefferson, March 5, 1797.
The whole will be sold together, or divided into one, or two hundred acre lots, as may best suit the purchasers. A. F.

51 For sale,

THE FOLLOWING TRACTS OF LAND.

ONE tract lying in the county of Campbell, on the waters of Locust creek, containing 2600 acres. One tract, lying on Long Lick creek, branch of Rough creek, Hardin county, about seven miles from Hardin fort, containing 2500 acres.

The above lands will be disposed of on moderate terms; one half of the purchase money to be paid down, for the other a credit of twelve months will be given; the purchaser giving bond with approved security. Any person inclined to purchase, may apply to Capt. Robt. Craddock in Danville, or JOHN W. BOLT, attorney for THOS. HOLT.

JOHN CLAY.

Lexington, 4th August, 1797.

53 IRON BANK.

FOR SALE BY THE SUBSCRIBERS,

ONE thousand acres of Land, lying North West of the Ohio, containing an extensive bank of excellent Ore, as the subscribers suppose—the quality of this ore has been ascertained by Mr. Saugrain of Lexington, to whom any person desirous of purchasing may apply for information.

The following tract of land lies about twelve miles from the Ohio River, and about one mile from Little Miami, which lies a couple of miles above the town of Miami. A stream supposed to be well calculated for a furnace, runs through the land, and has a fall of thirty feet at one spot, and about three quarters of a mile from the bank of the one—for further particulars apply to Mr. Alexander Barker of Lexington, or the subscribers in Washington.

BASIL DUKE.

JOHN COBURN.

April 21, 1797.

51 NOTICE.

WHEAS the partnership of Alexander and James Parker being dissolved (by the death of James) the executors of the deceased, earnestly request all those indebted to the said firm, by note, bond or book account, to come forward immediately and settle their respective debts.

Also all other persons who have any demands against the said firm, to bring their forward proper and sufficient evidence, for settlement, as the debts of the deceased must be immediately paid and the partnership settled.—No indulgence can be expected.

ALEX. PARKER,

JOHN COBURN,

JOHN BRADFORD,

Lexington, April 21, 1797.

John McDowell and Daniel Workman Plaintiffs,

against Christopher Bryant, Jacob Morris, Edward Worthington, William Veale, Elizabeth Veale, Thomas Shepard, William Shepard and Mary Shepard, Defendants.

51 In Chancery.

The defendants not having entered their appearance agreeable to law and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this state, on the motion of the complainant, their counsel, it is ordered that said defendants be removed from the state on the 18th day of November next, and answer the bill of complaint—that a copy of this notice be forthwith published in the Kentucky Gazette for two months successively, and some Sunday immediately after divine service, at the Presbyterian meeting-house in the town of Lexington, and another copy be posted at the door of the court-house in the town of Lexington.

(A copy.) *Posto* 4W

Levi Todd, C. F. C.

4 For Sale.

THE LOTS IN NEW-GARDEN.

NEW-GARDEN is a town lately laid out in an eligible situation, on part of the best land, well known by the name of English Station, on the south bank of Dick's river, in the neighborhood of a very fertile settlement.

It is unnecessary to enumerate the many advantages that accompany New-Garden; it abounds in good springs, good timber, sand and limestone, (which are essential for building,) thro' which passes the great influx of emigration from the Eastern states to Kentucky.

The sale of lots will commence on the 1st of November next, and will continue until the 1st of January, when due attention will be given by the master or his agents, the purchaser giving bond and good security—one third of the purchase money to be paid in three months from the day of sale, then remaining two thirds payable in eight months from the day of sale; at which time a general warranty deed will be executed for said lots.

THOMAS LEWIS,
Acting in behalf of the Executrix

July 13, 1797. *Posto* 4W

Lucas Sullivan,

July 13, 1797. *Posto* 4W

John McLane, complainant,

George Clark, defendant,

IN CHANCERY.

The defendant not having

entered his appearance agreeable to law, and

the rules of this court, and it appearing to the

satisfaction of the court that he is not an inha-

bitant of this state—on the motion of the com-

plainant, by his counsel, it is ordered, that the

defendant do appear on the second Mon-

day in November next, and answer the bill of

complaint—on the 1st day of December next,

copy of this order to be filed in the office of

the clerk of the court, and some Sunday imme-

diately after divine service, at the Presby-

terian meeting-house in the town of Lexing-

ton, and another copy be posted at the door of

the court-house in the town of Lexington.

(A copy.) *Posto* 4W

Levi Todd, C. F. C.

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George Clark, defendant,

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